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TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A "PRIOR" PATENT	PC27788
In re Application of: Daniel P. Becker et al.	
Application No.: 10/722,104	
Filed: November 25, 2003	
For: HETEROARYLSULFONYLMETHYL HYDROXAMIC ACIDS AND THEIR USE	AS PROTEASE INHIBITORS
The owner*. Pharmacia Corporation , of 100 percent interest in the except as provided below, the terminal part of the statutory term of any patent granted on the instant at the expiration date of the full statutory term <b>prior patent</b> No. $6.541.489$ as the term of said and 173, and as the term of said <b>prior patent</b> is presently shortened by any terminal disclaimer. The organized on the instant application shall be enforceable only for and during such period that it and the pragreement runs with any patent granted on the instant application and is binding upon the grantee, its supplication and is binding upon the grantee, its supplication and is binding upon the grantee.	prior patent is defined in 35 U.S.C. 154 wher hereby agrees that any patent so rior patent are commonly owned. This
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John H. Engelon Signature	Jury 6, 2007
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